## Senate Amendment 5451

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Amend Senate File 2424, as passed by the Senate, as
   2 follows:
   3 #1. Page 31, by inserting after line 20 the
   4 following:
   5 <Sec. ____. Section 97B.80C, subsection 3 6 2007, is amended by adding the following new
                       Section 97B.80C, subsection 3, Code
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   7 paragraph:
         NEW PARAGRAPH. cc. For a member making
   9 contributions for a purchase of permissive service
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  10 credit for qualified service as described in
  11 subsection 1, paragraph "c", subparagraph (1),
  12 subparagraph subdivision (h), in which, prior to July 13 1, 1998, the member received a refund of the member's
  14 accumulated contributions and subsequently returned to
  15 covered employment as a full=time employee for whom
  16 coverage under this chapter was mandatory the member
  17 shall receive a credit against the actuarial cost of
  18 the service purchase equal to the amount of the
  19 member's employer's accumulated contributions which
  20 were not paid to the member as a refund pursuant to
  21 section 97B.53 plus interest as calculated pursuant to
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  22 section 97B.70.>
  23 #2.
          Page 33, by inserting after line 13 the
  24 following:
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         <4. The section of this Act enacting section
  26 97B.80C, subsection 3, paragraph cc, takes effect 27 January 1, 2009.>
28 #3. Page 36, by inserting after line 10 the
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  29 following:
  30
                      Section 411.15, Code 2007, is amended to
         <Sec.
  31 read as follows:
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  32
         411.15 HOSPITALIZATION AND MEDICAL ATTENTION.
  33 Cities shall provide hospital, nursing, and medical 34 attention for the members of the police and fire
  35 departments of the cities, when injured while in the
  36 performance of their duties as members of such
  37 department, and shall continue to provide hospital,
  38 nursing, and medical attention for injuries or
  39 diseases incurred while in the performance of their
  40 duties for members receiving a retirement allowance 41 under section 411.6, subsection 6. Cities may provide
  42 fund the cost of the hospital, nursing, and medical
  43 attention required by this section through the
  44 purchase of insurance, by self=insuring the
  45 obligation, or through payment of moneys into a local
1 46 government risk pool established for the purpose of
  47 covering the costs associated with the requirements of
1 48 this section. However, the cost of the hospital,
  49 nursing, and medical attention required by this
50 section shall not be funded through an employee=paid
1 health insurance policy. The cost of providing the
   2 hospital, nursing, and medical attention required by 3 this section shall be paid from moneys held in a trust
   4 and agency fund established pursuant to section 384.6,
   5 or out of the appropriation for the department to
   6 which the injured person belongs or belonged; provided
   7 that any amounts received by the injured person under
   8 the workers' compensation law of the state, or from
  9 any other source for such specific purposes, shall be
2 10 deducted from the amount paid by the city under the 2 11 provisions of this section.>
2 12 \pm 4. By renumbering as necessary.
2 13 SF 2424.H
  14 ec/jg/25
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